

CLERK OF U.S. DISTRICT COURT  
EASTERN DISTRICT OF NEW YORK  
225 CADMAN PLAZA EAST  
BROOKLYN, NY 11201

OFFICIAL BUSINESS  
PENALTY FOR PRIVATE USE \$300



nearest

05/01/2020

US POSTAGE

\$001.00



ZIP 11201  
041M11271726

Sadiq Tahir  
2994 Coney Island Avenue  
Brooklyn, NY 11235

NIXIE

100 DE 1

RETURN TO SENDER  
INSUFFICIENT ADDRESS  
UNABLE TO FORWARD

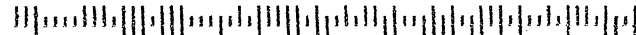


.. 9400921483142190

112953520 IA  
11201>1832

BC: 11201183299

\*1145-04870-08-45



FILED  
IN CLERK'S OFFICE  
U.S. DISTRICT COURT E.D.N.Y.  
★ JUN 05 2020 ★  
BROOKLYN OFFICE

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF NEW YORK

-----X  
MARIO H. CAPOGROSSO,

Plaintiff,

-against-

ALAN GELBSTEIN, *in his individual capacity*, IDA  
TRASCHEN, *in her individual capacity*, DANIELLE  
CALVO, *in her individual capacity*, SADIQ TAHIR,  
*in his individual capacity*, PEC GROUP  
OF NY, INC., DAVID SMART, and DMV  
COMMISSIONER MARK SCHROEDER,  
*in his official capacity*,

Defendants.  
-----X

**BLOOM, United States Magistrate Judge:**

The Court held a telephone status conference in this case on May 5, 2020.<sup>1</sup> As discussed on the record, plaintiff failed to comply with the safe harbor provision of Rule 11 of the Federal Rules of Civil Procedure and failed to establish a factual or legal basis upon which to impose sanctions; thus, plaintiff's motion for sanctions against the State defendants' counsel, ECF No. 120, is denied. See In re Pennie & Edmonds LLP, 323 F.3d 86, 90 (2d Cir. 2003) (discussing the showing required to impose sanctions pursuant to Rule 11 or the Court's inherent powers); Castro v. Mitchell, 727 F. Supp. 2d 302, 305–06 (S.D.N.Y. 2010) (collecting cases where courts denied motions for sanctions for failure to comply with the Rule 11 safe harbor provision).

During the conference, the Court suggested that plaintiff register for electronic case notifications. By registering for electronic notifications, plaintiff will be waiving his right to receive service of court issued documents such as notices, decisions, opinions, memoranda & orders, orders, judgments and appeal instructions in paper form by mail. Instead, plaintiff will be sent notices of electronic filing via e-mail. Because plaintiff will be receiving court-issued documents only in electronic form, plaintiff must maintain a valid email address and regularly check his email. For more information and for eligibility criteria, please review the enclosed

---

<sup>1</sup> David Smart and Sadiq Tahir did not appear for the conference. The Court excuses their appearances. A transcript of the May 5, 2020 conference shall be made part of the record.